DRTGAGE

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MORTGAGE, ASSIGNMENT OF RENTS AND SECURITY AGREEMENT

HIS MORTGAGE, ASSIGNMENT OF RENTS AND SECURITY AGREEMENT (hereinafter October 5th 2000, from NORTH GOLDSTEIN FAMILY LIMITED P	referred to as this "Mortgage") is made as of ARTNERSHIP ("Mortgagor"), with a mailing address at
1849 GREENBAY ROAD, HIGHLAND PARK, , Minois_	
address at 8707 Skokie Blvd., Suite 202, Skokie, Illinois 60077;	, , , , ,
WHEREAS, Mortgagor is justly and truly indebted to Mortgagee in the principal sum of THREE HUNDRED THOUSAND AND NO/100	(\$ 300,000.00
	/
Dollars evidenced by a certain Promissory Note of even date herewith in said principal sum executed by Mo follows: THREE THOUSAND EIGHT HUNDRED SEVENTY FIVE AND NO/100 (\$3,875.00)	ingagor payable to the order of mongagee in installments as
Dollars on the 5th day of November , 2000 and Three Thouse	and Eight Hundred Seventy Five and NO/100
(\$ 3,875.00	Dollars on the same day of each and every month
thereafter for	•
Dollars on the 5th day of October , 2002 , together with interest from dat	e on the balance of the principal remaining from time to time
unpaid at the rate of 15.50 % per annum. Interest shall be paid monthly concurrently with the installmen	ts of principal. All payments due under the Note shall be paid
by Mortgagor to Mortgagee at its addiess set forth above.	
NOW THEREFORE, to secure payment of the Note when the same becomes due and payable (whether by lapse of time, acceleration or otherwise) including all renewals, extensions, modifications and refinancings the ref, and the payment of all other indebtedness, obligations and liabilities which this Mortgage secures pursuant to any of its terms, Mortgagor does hereby GRANT, MORTGAGE, CONVEY AND ASSIGN to Mortgagee, its successors and assigns, the following described real estate situated in the County ofCook, Sate of Illinois, to wit:	
(0030301038
SEE ATTACHED FOR LEGAL DESCRIPTION	\$563/0147 33 001 Page 1 of \$



2003-03-04 11:46:40

Cook County Recorder

58.50

Street Address: P.I.N.

4401 W. NORTH AVENUE, CHICAGO, ILLINOIS 60639 16-03-105-014, 015, 018, 030, 031 and 16-03-105-028-8002

ROBERT D. GORDON, ESQ., 11 S. LASALLE ST., 12/02, CHICAGO, ILLINOIS 60603 Document prepared by

TOGETHER WITH (1) all buildings, improvements, fixtures, appurtenances, easements and by resistaments thereto belonging; and together with all equipment and machinery now or hereafter therein or thereon used to supply heat, gas, air conditioning, electrical sprinkler systems, plumbing, water, light, power, refrigeration and ventilation; elevators, escalators, communication and electronic monitoring equipment, tanks, pumos and together with any other fixtures, equipment, machinery or other personal property now or hereafter placed on the above described property which shall be employed in connection with the operation, use, occupancy or enjoyment thereof; (2) all right, title and interest of Mortgagor, including any after-acquired title or reversion, in and to the incits-of-way, roads, streets, avenues and alleys adjoining the Mortgaged premises; (3) all rents, issues, proceeds and profits accruing and to accrue from the Mortgagor. and to any and all leases approved by Mortgagee now or hereafter on or affecting the Mortgaged Premises, whether written or oral, and all other leases and agreements for the use thereof (collectively "Leases"), together with all security therefor and all monies payable thereunder, stopether with all security therefor and all monies payable thereunder, stopether with all security therefor and all monies payable thereunder, stopether with all proceeds heretofore or Mortgagee given to Mortgagor to collect the rentals to be paid pursuant thereto, provided Mortgagor shall not be in Ge auit nereunder, and (4) all proceeds heretofore or hereafter payable to Mortgagor by reason of loss or damage by fire and such other hazards, casualties and contingence is insured pursuant to the insurance policies hereinafter described and awards and other compensation heretofore or hereafter payable to Mortgagor for any taking by condemnation or eminent domain proceedings of all or any part of the Mortgaged Premises or any easement or appurtenance thereof, including severance and consequenting day age. (said real estate and all of the above collectively referred to herein as the "Mortgaged Premises")

TO HAVE AND TO HOLD the Mortgaged Premises unto Mortgagee, its successors and assigns forever (Mortgagor hereby RELEASING AND WAIVING all rights under and by virtue of the homestead exemption laws of the State of Illinois and all rights of homestead created by the Federal Bankruptcy Code) pro ideal, however, that if and when Mortgagor shall pay the principal and accrued interest on the Note and all other indebtedness hereby secured shall be paid in full and shall parform all of the terms, covenants and agreements contained herein, then this Mortgage shall be released upon the written request and expense of Mortgagor.

Mortgagor covenants that Mortgagor is lawfully seized of the real estate hereby conveyed and has the right to mortgage, grant and convey the Mortgaged Premises, that the Mortgaged Premises are unencumbered and that Mortgagor will warrant and defend generally the title to the Mortgaged Premises against all claims and demands, subject to any declarations, easements and restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgagor's interest in the Mortgaged Premises.

MORTGAGOR HEREBY FURTHER COVENANTS AND AGREES AS FOLLOWS:

1. Mortgagor hereby agrees: (a) to pay when due all indebtedness secured by this Mortgage, all interest thereon and all other indebtedness, obligations and liabilities which this Mortgage secures; (b) not to commit or permit to exist any waste of the Mortgaged Premises and to keep the Mortgaged Premises in good condition and repair; (c) to keep the Mortgaged Premises free of any mortgage, trust deed, mechanic's lien, or other lien or encumbrance; (d) not to suffer or permit unlawful use or any nuisance to exist upon the Mortgaged Premises; (e) not to remove or demolish any part of the improvements of a structural nature which would adversely affect the value of the exist upon the Mortgaged Premises; (e) not to remove or demoish any part of the improvements or a structural nature which would adversely affect the value of the Mortgaged Premises; (f) not to abandon the Mortgaged premises; (g) to pay when due any indebtedness or liability which may be secured by a mortgage, lien, other encumbrance or charge on all or any part of the Mortgaged premises equal or senior in priority to this Mortgage; (h) to complete within a reasonable time any buildings or improvements now or at any time in the process of erection upon the Mortgaged Premises; (i) immediately after destruction or damage to all or any part of the Mortgaged Premises to commence and promptly complete the rebuilding or restoration of buildings, improvements and all other property now or hereafter on the Mortgaged Premises unless Mortgagee elects to apply the proceeds of insurance to the indebtedness secured by this Mortgage as hereinafter provided; (j) to comply with all laws, regulations, rulings, ordinances, orders and all other requirements imposed by any governmental or other competent authority and with all restrictions, covenants and conditions relating to the Mortgaged Premises or to the use of thereof; (k) not to make or permit, without first obtaining the written consent of the Mortgagee, the use of the Mortgaged Premises for any purpose other that for which it was used on the date of this Mortgage or the removal, demolition or sale of any building, improvement, fixture, machinery or equipment now or hereafter upon the Mortgaged Premises; (I) to keep and maintain such books and records as required by Mortgagee and to permit Mortgagee reasonable access to and the rights of inspection of such books and records; (m) to furnish to the Mortgagee such information and data with respect to the financial condition, business affairs and operations of Mortgager and the Mortgaged Premises as may be reasonable requested no more often than annually, unless otherwise agreed to (all such information and data to be prepared in accordance with generally accepted accounting principles consistently applied); (n) that no construction shall be commenced upon the Mortgaged

Premises unless the plans and specifications for such construction have been submitted to and approved in which plans are such construction shall not, in the reasonable judgment of the Mortgage each premises are now or hereafter located in an area which has been identified by the Secretary of Housing and Urban Development as a flood hazard area and in which flood insurance has been made available under the National Flood insurance Act of 1968, as may be amended from time to time (the "Act"), the Mortgagor will keep the Mortgaged Premises covered for the term of the Note by flood insurance up to the maximum limit of coverage available under the Act.

- 2. Mortgagor shall keep the Mortgaged Premises continuously insured against loss or damage by fire, lightning, windstorm, malicious mischief, vandalism and extended coverage hazards, for full replacement value, and shall provide business interruption, boiler and machinery, flood and dramshop insurance if required by Mortgagee. All casualty policies shall contain a standard mortgagee clause naming Mortgagee as first Mortgagee and a loss payable endorsement in favor of Mortgagee. Mortgager shall also provide a Comprehensive General Liability Property Damage and Workmen's Compensation Policy naming Mortgagee as an additional insured. All policies of insurance shall be written by insurers acceptable to Mortgagee and have such monetary limits as Mortgagee shall required.
- 3. In the event of any loss or damage sustained by casualty for which insurance policies are in effect, the Mortgagee is authorized to adjust, compromise and collect all claims thereunder without the consent of the Mortgagor and to execute and deliver on behalf of Mortgagor all necessary proots of loss, receipts, vouchers, releases and such other documents as shall be required by the insurers to be executed. At the election of Mortgagee, the proceeds of any insurance may be applied to the reduction of the indebtedness secured by this Mortgage, whether or not then due, or may be applied to the cost of building or restoring of buildings and improvements on the Mortgaged Premises, or may be applied to both purposes in such proportion as the Mortgagee shall determine. That part of the Mortgaged Premises so damaged or destroyed shall be repaired or rebuilt, in accordance with plans and specifications therefor submitted to and approved by Mortgagee (which approval shall not be unreasonably withheld or delayed) and all life, safety and environmental regulations, laws, ordinances (including zoning), rules and regulations of governmental authorities having jurisdiction thereover, so as to be as similar, as is reasonably possible, to the condition which existed prior to such casualty.
- 4. Mortgagor shall pay all general real estate taxes, special assessments, water and sewer charges and all other taxes and charges on the Mortgaged Premises before any charge for nonpayment attaches or accrues, and to furnish the Mortgagee, upon request, with the original or duplicate receipts therefor. If Mortgagor shall desire to contest any tax or special assessment, to avoid default under this Mortgage, Mortgagor shall pay such tax or assessment in full in the manner provided by law.
- 6. In case of default hereunder, Mortgagee may, at its rpticin, at any time make any payment or perform any act herein required by Mortgagor in any form and manner deemed expedient by Mortgagee, and Mortgagee may, at its option, make full or partial payments of principal or interest on prior encumbrances, if any, pay definquent taxes and insurance premiums and purchase, discharge or settle any tax lien or any other prior lien or claim, redeem from any tax sale or forfeiture affecting the Mortgaged Premises or contest any tax or assessment. All monies paid or incur.ed by Mortgagee in connection therewith including costs and attorneys' fees and any other monies advanced by Mortgagee to protect the Mortgaged Premises shall be on much additional indebtedness secured hereby and shall be immediately due and payable by Mortgagor together with interest at the rate of 4% per month (the "Lefault Rate").
- 7. In the event that the Mortgaged Premises or any part thereof is taken by condemnation, Mortgagee is hereby empowered to collect and receive any awards resulting therefrom ("Awards"), which shall, at the election of Mortgagee, be applied to the payment of the Note or any other indebtedness secured hereby, or on account of rebuilding or restoring that part of Mortgaged Premises not so taken or damagous. It Mortgagee elects to permit the use of Awards for rebuilding or restoration of the Mortgaged Premises, the Mortgaged Premises shall be so rebuilt or restored in a condance with plans and specifications therefor submitted to and approved by Mortgagee (which approval shall not be unreasonably withheld or delayed) and applicable laws, so is to be as similar, as is reasonably possible, to the condition which existed prior to condemnation. In the event the Awards are insufficient to pay for all costs of rebuilding or restoration, Mortgagor shall deposit with Mortgagee an amount equal to such excess costs prior to any disbursement.
- 8. To further secure payment of the Note, all other indebtedness secured hereby and perform and of all of the terms, covenants, conditions and agreements contained herein, Mortgagor hereby sells, assigns and transfers to Mortgagee all of his right, title and interest in and to all Leases and rentals, issues, proceeds and profits now due and which may hereafter become due pursuant thereto, it being the intention hereby to establish an absolute transfer and assignment thereof to Mortgagee. Mortgagor hereby irrevocably appoints Mortgagee its agent, in its name and stead (with or without taking possess on on the Mortgaged Premises), to rent, lease or let all or any part of the Mortgaged premises to any party or parties, at such rental and upon such terms as Mortgagee shall in its discretion, determine and to collect all of said avails, rents, issues and profits arising from or accruing at any time hereafter and all presently due or which may have after become due pursuant to each and every Lease or any other tenancy existing or which hereafter exists on the Mortgaged Premises, with the same rights and powers and subject to the same rights and powers as Mortgagor would have. If no Event or Default under this Mortgage has occurred, Mortgagor shall have the right to collect all of the rents arising from Leases or renewals thereof. Upon an occurrence of an Event of Default, Mortgagee, at any time or times thereafter, without notice to Mortgagor r lay notify any and all of the tenants of the leases that the Leases have been assigned to Mortgagee and Mortgagee may direct said tenants thereafter to make all rentals at a payments due from tenants under the Leases directly to Mortgagee and shall have the right to enforce the terms of the leases and obtain payment of and collect the rents, by long proceedings or otherwise in the name of the Mortgagee and shall permit access by the Mortgagee to its books and records, insurance policies and other payments and documents relating to the Mortgaged Premises and other payments and
- 9. Prior to execution of this Mortgage, Mortgagor shall obtain and deliver to Mortgagee a commitment for an ALTA Loan Policy in the full amount of the Note issued by a title company acceptable to Mortgagee. All objections contained in the loan commitment shall be approved by and acceptable to Mortgage.
- 11. If Mortgagor shall transfer, convey, alienate, pledge, hypothecate or mortgage the Mortgaged Premises or any part thereof, or shall sell, transfer or assign the shares of stock of any corporate owner of the Mortgaged Premises, Mortgagee, at its option, may accelerate the maturity of the Note and declare it to be due and payable forthwith.
- 12. This Mortgage shall constitute a security agreement between Mortgagor and Mortgagee with respect to that portion of the Mortgaged Premises constituting property or interests in property, whether real or personal, including any and all sums deposited by Mortgagor and held by Mortgagee which are subject to the priority and perfection provisions of the Illinois Uniform Commercial Code. Therefore, to secure payment of the Note and all other indebtedness and obligations of Mortgagor hereunder, Mortgagor hereby grants to Mortgagee a security interest in the Mortgaged Premises and in all such deposits and agrees that, upon an Event of Default, Mortgage shall have all of the rights and remedies of a secured party under the Illinois Uniform Commercial Code.
- 13. Mortgagor shall not and will not apply for or avail itself of any appraisement, valuation, stay, extension or exemption laws, or any so-called "moratorium laws" now existing or hereafter enacted, in order to prevent or hinder the enforcement or foreclosure of this Mortgage, but does hereby waive the benefit of such laws. MORTGAGOR EXPRESSLY WAIVES ANY AND ALL RIGHTS OF REDEMPTION UNDER ANY JUDGMENT OR DECREE OF FORECLOSURE OF THIS MORTGAGE, ON ITS OWN BEHALF, ON BEHALF OF THE BENEFICIARIES OF MORTGAGOR, ON BEHALF OF ALL PERSONS CLAMING OR HAVING AN INTEREST (DIRECT OR INDIRECT) AT THROUGH OR UNDER MORTGAGOR AND ON BEHALF OF EACH AND EVERY PERSON ACQUIRING ANY INTEREST IN OR TITLE TO THE MORTGAGED PREMISES SUBSEQUENT TO THE DATE HEREOF, IT BEING THE INTENT OF MORTGAGOR HEREBY THAT ANY AND ALL SUCH RIGHTS OF REDEMPTION OF MORTGAGOR AND OF ALL OTHER PERSONS ARE AND SHALL BE DEEMED TO BE HEREBY WAIVED TO THE FULL EXTEND PERMITTED BY APPLICABLE LAWS.

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14. Mortgagor expressly represents, covenants to hortgage extra following: (a) no manadous substances; hazarcas, such including the policy of the derial of states actually actually actually any local ordinance collectively. Hazardous Substances or regulations, no part of the Mortgaged Premises or the adjoining property, including the ground-water located thereon, is presently contaminated by any Hazardous Substances; (b) until the Note and all other indebtedness secured by this Mortgage are paid in full, all Hazardous Substances, which may be used by any person for any purposes upon the Mortgaged Premises or adjoining property, shall be used or stored thereon only in a safe, approved manner, in accordance with all industrial standards and all statutes, ordinances, regulations and requirements of any governmental authority; (c) the Mortgaged Premises and the adjoining property will not be used for the principal purpose of storing Hazardous Substances and that no such storage or use will otherwise be allowed on the Mortgaged premises which will cause or increase the likelihood of causing the release of Hazardous Substances onto the Mortgaged Premises; and (d) Mortgagor shall immediately notify the Mortgagee as soon as Mortgagor knows or suspects that a Hazardous Substance has been released on the Mortgaged Premises or of any violation of any Federal, state or local ordinance, status, rule or regulation dealing with the presence of any Hazardous Substance or environmentally dangerous conditions affecting the Mortgaged Premises.

Mortgagor hereby indemnifies and saves Mortgagee harmless of and from any claim, loss, liability and damage including reasonable attorneys' fees incurred by Mortgagee by reason of any actual or alleged violation of any applicable statute, ordinance, rule or regulation for the protection of the environment which occurs upon the Mortgaged Premises or any adjoining parcels or by reason of imposition of any governmental lien for the recovery of environmental cleanup costs expended by reason of such violation (collectively "Environmental Costs"); provided that, to the extent that Mortgagee is strictly liable under any such statute or ordinance, Mortgagor's obligation to Mortgagee under this indemnity shall likewise be without regard to fault on the part of Mortgagor with respect to the violation of law which results in liability to the Mortgagee. Mortgagor further agrees that this indemnity shall continue to remain in full force and effect beyond the term of the indebtedness or obligation which is secured by this Mortgage and shall be terminated only when there is no further obligation of any kind whether in law or in equity or otherwise of Mortgagee in connection with any such environmental cleanup costs, environmental liens or environmental matters involving the Mortgaged Premises.

Mortgager promises to pay to Mortgagee on demand all Environmental Costs incurred by Mortgagee. This Mortgage shall secure, in addition to the Note and all other indebtedness and obligations secured hereby, the payment of all Environmental Costs incurred by Mortgagee.

15. Any one or more of the following shall constitute an event of default ("Event of Default") hereunder: (a) default in the payment, when due, (whether by lapse of time, acceleration or otherwise) of the principal of or interest on the Note or of any other indebtedness hereby secured; (b) default for more than 30 days in observance or compliance with any other covenant, warranty, term or provision of this Mortgage or of any separate assignment of leases and/or rents securing the Note or of any other instrument or document securing the Note or relating thereto; (c) any representation or warranty made by Mortgagor herein or in any separate assignment of leases and/or rents securing the Note or in any other instrument or document securing the Note or relating thereto or in any statement or certificate furnished by it pursuant hereto or thereto proves to be untrue or misleading in any material respect as of the date of issuance or making thereof; (d) the Mortgaged Premises or any part thereof shall be assigned, sold, transferred or conveyed, whether voluntarily or involuntarily, very operation of law or otherwise, except for sales of obsolete, worn out or unusable fixtures or personal property which are concurrently replaced with similar fixtures or personal property at least equal in quality and condition to those sold and owned by Mortgagor free of any lien, charge or encumbrance other than the lien hereof; (e) any industrances secured by a lien or charge on the Mongaged Premises or any part thereof is not paid when due or proceedings are commenced to foreclose or otherwise realize upon any such lien or charge or to have a receiver appointed for the property subject thereto or to place the holder of such indebtedness or its representative in possession thereof, (i) Mortgagor or Guarantor becomes insolvent or bankrupt or admits in writing its, his or her inability to pay its, his or her debts as they mature or makes an assignment for the benefit of creditors or applies for or consents to the appointment of a trustee, custodian or receiver for the major part of its, his or her property or such a trustee, custodian or receiver is appointed for Mortgagor, Guarantor or for the major part of the properties of any of them and is not discharged within 30 days after such appointment, or bankruptcy, reorganization, are gement, insolvency, readjustment, liquidation, dissolution or other proceedings for relief under any present or future bankruptcy laws or laws or other statute, law or regulation for the relief of debtors are instituted by or against Mortgagor or Guarantor, and if instituted against such party are consented to or acquiesced in or are not dismissed want so days after such institution, or Mortgagor or Guarantor takes any action in contemplation of or furtherance of any of the foregoing; (g) there shall be any execution, attach or levy on the Mortgaged Premises not stayed or released within 30 days; (h) any event occurs or condition exists which is specified as an event of default in any separate assignment of leases and/or rents securing the Note or in any other instrument or document securing the Note or relating thereto; (i) any financial or other information submitted by Mongager or Guarantor to Montgagee proves untrue in any material respect; (j) the Montgaged Premises are abandoned; (k) Montgager or Guarantor shall fail or refuse to pay Environmental Costs as herein defined, or (l) any hazardous substances or wastes, industrial wastes, pollution control wastes or toxic substances, within the meaning of any applicable Federal, state or local environmental statute, ordinance, rule or regulation (collectively "Hazardous Substances") shall be installed, used, generated, manufactured, produced, stored, released, discharged or disposed of on, under or about the Mongaged Premises, or transported to or from the Mortgaged Premises, in violation of any Federal, s ate or local environmental statute, ordinance, rule or regulation; or (m) Mortgagor or Guarantor shall fail or refuse voluntarily to clean up and to bear the cost of cleaning up all Hazurdous Substances on, under or about the Mortgaged Premises within 60 days after their discovery, or after receipt from any environmental agency or any other governmental vinit or authority that a violation of any applicable Federal, state or local environment statute, ordinance, rule or regulation has occurred; or (n) Guarantor shall die, or become incompetent, or Guarantor shall terminate, repudiate, revoke or disavow any of his obligations under the Guaranty or breach any of the terms of the Guaranty, or any bankrup tcy proceeding shall be filed by or against Mortgagor or Guarantor and shall not be dismissed within sixty (60) days after the filing thereof.

16. When any Event of Default has occurred and is continuing (regardless of the pendency of any proceeding which has or might have the effect of preventing Mortgagor from complying with the terms of this instrument and of the adequacy of the security for the Note) and in addition to such other rights as may be available under applicable law, but subject at all times to any mandatory legal requirements: (a) Mortgagee may, by written notice to Mor garbr, declare the Note and all unpaid indebtedness of Mortgagor hereby secured, including any interest then accrued thereon, to be forthwith due and payable, whereup in the same shall become and be forthwith due and payable, without other notice or demand of any kind; (b) Mortgagee shall, with respect to any part of the Mortgaged Premises constituting property of the type in respect of which realization on a lien or security interest granted therein is governed by the Illinois Uniform Commercial Code, have all the rights, options and remedies of a secured party under the Illinois Uniform Commercial Code; (c) Mortgagee may proceed to protect and enforce the rights of Mortgage hereunder (i) by any action at law, suit in equity or other appropriate proceedings, whether for the specific performance of any agreement contained herein, or for an injuraction against the violation of any of the terms hereof, or in aid of the exercise of any power granted hereby or by law; or (ii) by the foreclosure of this Mortgage in any manner permitted by law; (d) Mortgagee shall, as a matter of right, without notice and without giving bond to Mortgagor or anyone claiming by, under or through it, and without rage, at to the solvency or insolvency of Mortgagor or the then value of the Mortgaged Premises, be entitled to have a receiver appointed of all or any part of the Mortgaged Premises and rents, issues and profits thereof, with such power as the court making such appointment shall confer, and Mortgagor hereby consents to the appointment of such receiver and shall not oppose any such appointment. Any such receiver may, to the extent permitted under applicable law, without notice, enter upon and take prospection of the Mortgaged Premises or any part thereof by force, summary proceedings, ejectment or otherwise, and may remove Mortgagor or other persons and any and all property therefrom, and may hold, operate and manage the same and receive all earnings, income, rents, issues and proceeds accruing with respect thereto or any part thereof, whether during the pendency of any foreclosure or until any right of redemption shall expire or otherwise; (e) Mortgagee may enter and take possession of the Mortgaged Premises or any part thereof and manage, operate, insure, repair and improve the same and take any action which, in Mortgagee's judgment, is necessary or proper to conserve the value of the Mortgaged Premises. Mortgagee may also take possession of, and for these purposes use, any and all personal property contained on or about the Mortgaged Premises and used in the operation, rental or leasing thereof or any part thereof. Mortgagee shall be entitled to collect and receive all earnings, revenues, rents, issues and profits of the Mortgaged Premises or any part thereof (and for such purpose Mortgagor does hereby irrevocably constitute and appoint Mortgagee its true and lawful attorney-in-fact for it and in its name, place and stead to receive, collect and receipt for all of the foregoing, Mortgagor irrevocably acknowledging that any payment made to Mortgagee hereunder shall be a good receipt and acquittance against Mortgagor to the extent so made) and to apply same to the reduction of the indebtedness hereby secured. The right to enter and take possession of the Mortgaged Premises and use any personal property thereon, to manage, operate and conserve the same, and to collect the rents, issues and profits thereof, shall be in addition to all other rights or remedies or Mortgagee hereunder or afforded by law, and may be exercised concurrently therewith or independently thereof. The expense (including any receiver's fees, counsel fees, costs and agent's compensation) incurred pursuant to the powers herein contained shall be so much additional indebtedness hereby secured which Mortgagor promises to pay upon demand together with interest at the Default Rate applicable to the Note at the time such expenses are incurred. Mortgagee shall not be liable to account to Mortgagor for any action taken pursuant hereto other than to account for any rents actually received by Mortgagee. Without taking possession of the Mortgaged Premises, Mortgagee may, in the event the Mortgaged Premises becomes vacant or is abandoned, take such steps as it deems appropriate to protect and secure the Mortgaged Premises (including hiring watchmen therefor) and all costs incurred in so doing shall constitute so much additional indebtedness hereby secured payable upon demand with interest thereon at the Default Rate applicable to the Note at the time such costs are incurred.

17. All rights and remedies set forth in this Mortgage are cumulative and the holder of the Note and of every other obligation secured hereby may recover judgment herein, issue execution therefor, and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security of any right or remedy afforded hereby.

- 18. No consent or waiver, express or implied, by No tagget to end any preach of drault by Morgagor in the period of the instance of the instan
- 19. Mortgagor shall pay Mortgagee's costs and expenses, title charges, search fees, appraisal fees, recording fees, costs of survey, trust fees and attorneys' fees for negotiation, drafting, closing and protecting this Mortgagee and loan documents and for advice in connection therewith.
- 20. Mortgagee shall have the right to inspect the Mortgaged Premises at all reasonable times, and access thereto shall be permitted for that purpose.
- 21. Mortgagor represents and agrees that the proceeds of the Note will be used for business purposes and that Note and this Mortgage are exempt from limitations upon lawful interest, pursuant to the terms of the Illinois Revised Statutes, Chapter 17, Paragraph 6404.
- 22. All communications provided for herein shall be in writing and shall be deemed to have been given when delivered personally or three (3) business days after mailing by United States certified mail, return receipt requested, first class mail, postage prepaid, addressed to the parties hereto at their addresses as shown at the beginning of this Mortgage or to such other and different address as Mortgagor or Mortgage may designate pursuant to a written notice sent in accordance with the provisions hereof.
- 23. This Mortgage shall be construed in accordance with and governed pursuant to the laws of the State of illinois. Whenever possible, each provision of this Mortgage shall be interpreted in such a manner as to be effective and valid pursuant to applicable law; provided, however, that if any part hereof shall be prohibited by or invalid thereunder, such provision shall be ineffective to the extent of such prohibition or invalidity without invalidating the remaining provisions of this Mortgage.
- 24. Whenever any of the parties hereto is referred to, such reference shall be deemed to include the successors and assigns of such party; and all the covenants, promises and agreements in this Morgage contained by or on behalf of Mortgagor, or by or on behalf of Mortgagee, shall bind and inure to the benefit of the respective heirs, executors, administrators, successors, vendees and assigns of such parties, whether so expressed or not. In addition, all covenants, promises and agreements of Mortgagor herein shall be binding whom any other parties claiming any interest in the Mortgaged Premises under Mortgagor. If more than one party signs this instrument as Mortgagor, then the term "Mortgagor" as used herein shall mean all of such parties, jointly and severally. In addition, the term "Mortgagor" shall include all persons claiming under or through Mortgagor. Id all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage the day and year first above written. A corporation, Mortgagor Mortgagor GENERAL PAPTHER δ. INVESTMENTS APX AS CHIMIXXX Mortgagor XANXIESNX BY: Kaketan MICHAEL GOLDSTEIN, PRESIDENT INDIVIDUAL ACKNOWLEDGMENT STATE OF ILLINOIS SS COUNTY OF COOK a Notary Public in and for the said County, in the State aforesaid, DO CERTIFY that before me this day personally appeared would ballstein subscribed to the foregoing instrument and acknowledged that known to me to be the same person(s) whose names signed and own free and voluntary act, for the uses and purposes the is set forth delivered the said instrument as Given under my hand and notarial seal this otary Public My Commission expires: State of Illinois CHORNOEDGMENT STATE OF ILLINOIS SS. COUNTY OF COOK a Notary Public in and for the said County, in the State aforesaid, DO CERTIFY that before me this day personally appeared MICHAEL GOLDSTEIN and known to me to be the DEFENDANT DADDIO MANAGEMENT & INVESTMENT CORP., GENERAL and ILLINOIS _ corporation, and acknowledged that they signed and delivered the said instrument as their own free and voluntary act , алd as the free and voluntary act of the corporation, for the uses and purposes therein set forth. Given under my hand and notarial seal this OFFICIAL SEAL Beverly Carlson Notary Public, State of Illinois Notary Public My Commission Exp. 07/22/2005 My Commission expires:

MAIL TO: SPALTER FINANCE CO. 8707 Skokie Blvd., Suite 202 Skokie, Illinois 60077

0030301038

- (A) THAT PART OF THE WEST 399.47 FEET OF SAID TRACT LYING NORTH OF THE SOUTH 40 FEET THEREOF, AND
- (B) THE EAST 369.28 FEET MEASURED FROM THE CENTER LINE OF MORTH MOSTNER AVENUE OF THE NORTH 180.23 FEET OF THE SOUTH 200.23 FEET OF SAID TRACT).

PARCEL 2:

THE EAST 369.28 FEET OF THE NORTH 180.23 FEET OF THE SOUTH 200,23 FEBT OF THAT PART OF THE MORTHBAST 1/4 OF THE MORTHWEST 1/4 OF SECTION 3, TOWNSHIP 39 MORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT THE MORTHBAST CORRER OF THE MORTHWEST 1/4 OF SAID SECTION 3, RUNNING THENCE SOUTH ON THE EAST LINE OF SAID NORTHWEST 1/4 OF SAID SECTION 3, A DISTANCE OF 685.15 FEET; RUNNING THENCE WEST 1034.25 FEET, MONE OR LESS, TO THE EAST LINE OF THE WEST 300 FEET OF THE MORTHBAST 1/4 OF THE MORTHWEST 1/4; RUNNING THENCE WORTH ALONG THE EAST LINE OF SAID SECTION 3; RUNNING THENCE WAST ALONG MORTH LINE OF SAID SECTION 3 A DISTANCE OF 1032.90 FEET, MORE OR LESS, TO THE POINT OF BEGINNING, IN COOK COUNTY, ILLINOIS.

PARCEL 31

EASEMENT FOR THE DENEFIT OF PACCEL 1 AS CREATED BY AN AGREGMENT MADE BY JOHNSON CHAIR COMPANY, A CORPORATION OF JULINOIS, AND LOUIS HANSON AND LOUIS HANSON COMPANY, A CORPORATION OF JULINOIS, DATED MAY 29, 1908 AND RECORDED JULY 20, 1908 AS DOCUMENT 4233763, AS AMERICAD BY AGREEMENT DATED JUNIOURY 23, 1909 AND RECORDED FEBRUARY 5, 1909 AS DOCUMENT 4324798, AND AS FURTHER MODIFIED AND AMERICAD BY AGREEMENT RECORDED JUNIOURY 28, 1959 AS FOLLMENT 17439012 FOR INGRESS AND EGRESS, AS A PRIVATE WAY OR ROAD OVER A STRIP OF LATE 40 FEET IN WIDTH, THE CENTER LINE OF WHICH IS DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT IN A LINE 33 FRET WEST OF AND PARALLEL WITH THE EAST LINE OF THE NORTHWEST 1/4 OF SECTION 3 AFORESAID, WAICH POINT IS 685.15 FEET SOUTH OF THE WORTH LINE OF SAID SECTION 3; THENCE RUNNING WEST 1000.85 FEET TO A POINT IN THE EAST LINE OF THE WEST 100 FEET OF THE NORTHEAST 1/4 OF THE NORTHWEST 1/4 OF SECTION 3 AFORESAID, WHICH IS 686.25 FERT SOUTH OF THE NORTH LINE OF SECTION 3 AFORESAID (EXCEPT THE NORTH 20 FEET THEREOF FALLING IN PARCEL 1).

PARCEL 4:

TITIENOIS.

EASEMENT FOR THE BENEFIT OF PARCEL 1 FOR THE USE OF A RAZINIAD DESCRIBED IN AGREEMENT BETWEEN JOHNSON CHAIR COMPANY, A CORPORATION OF INJUNOIS. AND THE CHICAGO AND NORTHWESTERN RAILWAY COMPANY, A CORFORATION, DATE: JUNE 29. 1904 AND REFERRED TO AND CREATED BY TRUSTEE'S DEED FROM LIBERTY NATIONAL NAME OF CHICAGO, A NATIONAL BANKING ASSOCIATION, AS TRUSTER UNDER TRUST NO. 8937 TO THE AMERICAN BRASS COMPANY, A CORPORATION OF COMPECTICUT, DATED DECEMBER 16, 1949 ANT RECORDED DECEMBER 28. 1949 AS DOCUMENT 14704086, OVER THE PREMISES DESCRIBED AS FOLICES.
THAT PART OF A 9 FOOT STRIP OF LAND LYING NORTH OF AND EXTENDING UP IC THE SOUTH LINE AND LYING EAST OF AND EXTENDING UP TO THE WEST LINE AND LYING WEST OF AND EXTENDING UP TO THE EAST LINE OF THE WEST 399.47 FEET OF THAT PART OF THE MORTHEAST : /4 OF THE MORTHWEST 1/4 OF SECTION 3, TOWNSHIP 39 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT THE MORTHEAST COMMER OF THE MORTHWEST 1/4 OF SECTION 3 AFORESAID: RUNNING THENCE SOUTH ALONG THE EAST LINE OF SAID MORTHWEST 1/4 SECTION, 685.15 FEET; RUNNING THENCE WEST 1033.95 FRET TO THE EAST LINE OF THE WEST 300 FEET OF THE HORTHEAST 1/4 OF SAID MORTHMEST 1/4 OF SAID SECTION 3; THENCE NORTH ALONG SAID MAST LINE OF SAID WEST 300 FRET, 636.25 FEET TO THE NORTH LINE OF SAID SECTION 3, THEFCE EAST ALONG SAID HORTH LINE 1032.4 FEET TO THE PLACE OF BEGINNING, SAID 5 FOOT STRIP OF LAND BEING 4 1/2 FEET IN WIDTH ON EACH SIDE OF THE FOLLOWING DESCRIBED LINE: BEGINNING AT A POINT ON THE SOUTH LINE OF SAID WEST 399.47 FEET WHICH IS 4.50 FEET EAST OF THE SOUTHWEST CORNER THEREOF: RUMMING THENCE MONTHEASTERLY ALONG A CORVED LIME CONVEXING MORTHWESTERLY AND HAVING A RADIUS OF 348 FEET TO A POINT WHICH IS 237 FEET EAST AND 154 50 FEET NORTH OF THE SOUTHWEST CORNER OF SAID WEST 389.47 FRET; THENCE EAST IN A STRAIGHT LINE TO A POINT WRICH IS 90,17 FEET WEST, AND 154.17 FEET MORTH OF THE SOUTHEAST CORNER OF SAID WEST 359.47 FEET; THENCE MORTHEASTERLY ALONG A CURVED LINE CONVEXING SOUTHEASTERLY AND HAVEING A RADIUS OF 425 FEET TO A POINT IN THE EAST LINE OF SAID WEST 399.47 FEET WHICH IS 164 FEET BORTH OF THE SOUTHBAST CORNER THEREOF, (EXCEPT THAT PART THEREOF FAILLING IN FARCEL 1), IN COOK COUNTY,